

#1
Monty P. Milbourne,
Petitioner

Civ. No. 20-00012 (NLH)

Richard Smith,
Respondent

April 21, 2020
RECEIVED

APR 28 2020

HONORABLE Judge Noel L. Hillman: M
WILLIAM T. WALSH CLERK

HERES A LETTER I WROTE THE OFFICE OF THE
Public Defenders OFFICE, Deputy Public Defender,
CHARLES P. SARDILLOS, ON October 29, 2018.

This is one of the multiple letters I've written
to different government officials, Public Defenders,
Prosecutor, and Courts since "2018". I'm sending
you this letter to verify in fact I've spoken
to others in letters in accordance to what
I corresponded to the U.S. District Court
April 15, 2020, about Criminal Activity Being
the reason I'm still detained, and not by law.

THE PROSECUTOR, JUDGE, AND DEFENSE ATTORNEY TRIED
TO COVER THEIR MISTAKES FROM THE BEGINNING WITH
MY FIRST ATTORNEY, TO TRY TO MANIPULATE OR DECEIVE
ME TO TAKE A PLEA FOR AN INDICTMENT, NOT FILED, OR NO
DOCKET INDICTMENT ACCUSATION. what they forgot
was, my first attorney has already told me forward
that the indictment accusation was MESSSED up AND
NOT FILED, AND THAT HE COULD AND WOULD GET THE CASE

Dismissed, But for a price. Bribing me, trying to force me to do something that's illegal to do in a Client/Attorney relationship, and not of my character. Once I refused, he went on with the Prosecutor and Judge, to try and force me to take a plea in a case that was already void. But I never took a plea. I actually went to Law Library and relentlessly studied case law, my case, state cases, federal cases, Rules of the Court, N.J. Constitution, Federal Constitution, practice and procedures, and the N.J. CJRA Bail Reform, Speedy Trial Act 2017, and every aspect of the Federal Constitution and Due Process. Instead of taking a plea on a case I knew I was not indicted on, I, with resistance, fought my case and exploited every violation of my Due Process rights every court appearance on records and by letters and motions. Records, on court transcripts show how on April 30, 2018 and May 21, 2018, I exploited Prosecutor Abigail Holmes, further, when I caught her lying in perjury on court records, say first, I was indicted on both possession and eluding on being on Ind. No. 18-01-00099, then on court transcript records, when I questioned her again May 21, 2018, she surrendered say, no, Mr. Milbourn you are not indicted with possession. But I also say, I'm not indicted on neither, then the Judge stepped in

~~#3~~
Saying that's enough. Court Dates were Unreasonably Postponed, no Grand Jury TRANSCRIPTS, no DISCOVERY! They thought by doing this that I would take a PLEA but I was RESILIENT, DESPERATED AND fought my CASE BY LAW. Everytime the Prosecutor, Judge and Defense ATTORNEY in CONSPIRACY violated my 4th AMENDMENT RIGHTS I Exploited It. They TRIED everything to get me take a PLEA, But It didn't work. Statute of Limitations and Due Process was in my FAVOR, and Always was in the Beginning. RS 18-01-00099 was NEVER filed.

WHAT Clearly Hit their FUNDAMENTAL HARDCASE when Around July 2018, I told my ATTORNEY that I was going to tell what HE Did, and this is why I'm still DETAINED. And Eventually I Did. But AT FIRST the Judge and Prosecutor still kept him on CASE, until they could no longer. Judge Hillman, what really Exploited the FRAUD was what I just mentioned, But By Being DESPERATE they TRULY DESTROYED THEMSELVES ANNIHILATING ANY CHARGE to FALSELY make me take a PLEA, when they FRAUDULENTLY FORGED 4 Counts to CASE NO. 17002534 as Ind. NO. 18-13-01117. That was the WORST thing they could have ever did. Because SOON AS they Did IT, By law I ATTACKED IT! You Can't SUPERSEDE Something (charge) that NEVER WAS INDICTED, AND you CAN'T IN FRAUD AND FALSELY make 4 Counts THAT NOT ON CASE NO. AND Ind. NO. 18-13-01117 that don't exist!

THE Judge, Prosecutor, AND ATTORNEY DID EVERYTHING
 they could, But Couldnt ~~convict~~. they thought by
 postponing Court Dates, making me Sit, that I
 might Still Take A Plea. But that Enhanced and forced
 me to persistently Relentlessly show that my Rights
 were Violating By FEDERAL AND STATE LAW, and that
 Also I was Being Held Because of first ATTORNEY'S
 Criminal Misconduct, AND Present ATTORNEY'S
 Misconduct. Being Paid By Judge and Prosecutor
 to Help find me Guilty. Once, I Contacted
 the Federal Court Judge Noel Hillman, IT showed
 their FRAUD. And the Dynamics of the Case
 By Scale went in my favor, showing By Law Im
 Right making the Prosecutor Say, that she want
 to Dismiss Ind. Acc. that Federal AND FORGOT 18-12-
01117 on Feb 3, 2020. The Judge Granted the Motion
 for March 23, 2020, which was to long, then to
 May 4, 2020. But on April 13, 2020, At Video
Court, I still wasn't released from an 18-12-01117
 that Im Being Held For that ~~DOESN'T EXIST~~. Im Also
 Being Held on CJRA Rail Reform 2017, THAT NOW HAS
 BEEN 899 Days! This is AGAINST FEDERAL AND STATE
Law! THE PETITIONER Monty P. Milbourne, ASKS
 THE COURT By Law to RELEASE him From Being
 DETAINED ANY FURTHER. THANK YOU KINDLY.

Respectfully Submitted,

C/C

Monty P. Milbourne

STATE OF NEW JERSEY

October 29, 2019

J.

Morty P. Milbourne

RECEIVED

APR 28 2020

Re: Indictment Nos.,

18-01-00099, ^F 18-12-01117-I

AT 8:30
WILLIAM T. WALSH CLERK

To whom it may concern: Charles P. Sandilos, Deputy Public Defender

After Corresponding with your office 8 times about Ineffective Assistance of Counsel, Conflict of Interest, and Criminal Conduct and Misrepresentation by Attorneys you, Mr. Sandilos, appointed, Dina Alata, Albert W. Allison, and Al Wheeler, you've Disregarded the Defendants Facts of Ineffective Assistance of Counsel, Conflict of Interest, Criminal Conduct, and Misrepresentation of these Attorneys who has together in 2 years filed not one motion in my defense! (Court transcripts that I have shown this) knowing criminally what Albert W. Allison did to me and knowing what you told Al Wheeler about the "Milbourne" case that's complicated and that you wanted him to take the case because Judge himself (which is the Court) will pay him goes just to appear in Court, and to make sure I sign trial papers to go to trial to be convicted puts you in Conspiracy with Jennifer Webb-McRae, Judge Cristen P. D'Arigo, Albert Allison, Al Wheeler, Rosemarie Gallagher, Donald Van Dunk, Abigail Holmes, Lisa Peterson, Benjamin C. Tilsey, Court Stenographer, and even the Sheriffs of Cumberland County who I expressed Criminal

Misconduct too About Albert W. Allison the First time About July And August of 2018. It shows Conspiracy to Attempt to Hide the fact that I WAS NEVER INDICTED By the Grand Jury AND that 18-01-00099 ^{FA} WAS NOT FILED OR FOUND in the Superior Court of Cumberland County on JAN. 31, 2018, AND I HAVE BEEN HELD MALICIOUSLY AS A SLAVE VIOLATING DUE PROCESS OF CONSTITUTION, VIOLATING MY CIVIL RIGHTS, WITH LEGAL MALPRACTICE, AND TO HIDE OR ATTEMPT TO HIDE what Albert Allison Did Criminally to Have my DEFECTIVE INDICTMENT, VOID AND INVALID INDICTMENT DROPPED. Albert Allison told me from the very beginning that the INDICTMENT ACCUSATION WAS DEFECTIVE NOT FILED! But when I Refused him he venomously worked with PROSECUTION AND JARRIGO, AS AL WHEELER IS NOW BEING PERSONALLY PAID BY the Judge who has a CONFLICTING INTEREST in my case. AL WHEELER ANGRY, EXPRESSED ALL OF this to me which was VERY STUPID to involve the Judge in Paying him Money AND PROSECUTION. He ALSO TOLD me that the Judge and Prosecutor, Both, with his help will find me Guilty, BECAUSE I AM Guilty, AND that the Judge or Prosecutor don't want him to give me my DISCOVERY / ORIGINAL POLICE REPORTS, GRAND JURY TRANSCRIPT MINUTES, PROCEEDINGS, VOTES, OR VIDEOS. He ALSO EXPRESSED THREATENING my LIFE, AND CONTINUED TO TALK ABOUT ~~ME~~ Albert Allison in a CONFLICT OF INTEREST, AND then Cussed at me. THIS is a DEFENSE ~~ME~~ LAWYER ACTING LIKE this AGAINST his Client. AND ANOTHER DEFENSE LAWYER that ISN'T EVEN OUT OF YOUR OFFICE NOT FILING ANY MOTIONS AND who's doing what Judge Cristen J'Alpago tells him to Do because he's Paying AL WHEELER like Wheeler Boldly Said.

But as I clearly told you in previous LETTERS that I was

Petitioning to the U.S. District Court, THE FBI, THE GOVERNOR, THE DEPARTMENT OF JUSTICE, THE A.C.L.U, AND I JUST CONTACT THE NEWS ABOUT ALISON AND WHAT HE'S DONE CRIMINALLY, THE COURTS, THE PROSECUTOR AND YOUR OFFICES INVOLVEMENT IN CONSPIRACY.

JENNIFER WEBB-MCCRACKEN AND JUDGE D'ARRIGO WAS ALREADY UNDER HEAVY INVESTIGATION ALREADY, AND NOW FROM MY CASE THEY ARE BEING WATCHED AND EVERYBODY IS NAMED THATS IN CONSPIRACY WITH WHATS HAPPEN TO ME. AFTER MY PAPERWORK WAS FILED BY THE FEDERAL COURT, THEY ALSO TOLD ME TO HIRE A LAWYER TO FILE A CIVIL LAWSUIT AGAINST ALBERT ALLISON'S LAW FIRM, AL WHEELERS, THE DEPUTY PUBLIC DEFENDER OFFICE, THE COURT, AND CRIMINAL DIVISION (COURT) AND THE OFFICE OF THE PROSECUTOR. (I WILL ALSO NAME JOSEPH KRAKORA OFFICE BECAUSE I HAVE COPIES SHOWING I WROTE HIM) EVERYTHING THAT ALBERT ALISON DID WILL BE KNOWN TO ALL IN PUBLIC WHAT HE DID IN SECRET.

LAURA DOBBIE AND REBECCA RAPP WILL ALSO BE NAMED IN THE CONSPIRACY WHICH ARE ALLEGED CLERKS

THE PUBLIC DEFENDERS OFFICE IS SUPPOSE TO DEFEND CLIENTS WITH EFFECTIVE COUNSEL WITH FAIRNESS AND DIGNITY TO PRESENT A MEANINGFUL DEFENSE UNDER THE 6TH AMENDMENT AND DUE PROCESS, AND TO FIGHT FOR THE DEFENDANT'S CAUSE BY RPC RULES. NOT PUT DEFENDANT IN CRIMINAL HARMS WAY, THREATEN DEFENDANT, WORK WITH PROSECUTORS AND JUDGE BY BEING PAID MONEY TO NOT FILE MOTIONS IN HIS DEFENSE, TO CONFLICT IN INTEREST, PREJUDICE DEFENDANT, KEEP EVIDENCE OF THE DEFENSE SO THAT DEFENDANT CAN'T SCOPE, AND PROSECUTING EVIDENCE, CHANGING DISCOVERY/ POLICE REPORTS, NOT GIVING GRAND JURY TRANSCRIPTS. THAT'S JUSTIFICATION FOR THIS. I HAVE THE RIGHT UNDER THE CONSTITUTION TO BE DEFENDED BY COUNSEL AND MYSELF. YOU AND THE COURTS ARE BEING WATCHED UNDER INVESTIGATION. QUESTION WILL BE ASKED. ALL MY COPIES AND OPEN COURT TRANSCRIPTS IS MY WITNESS AGAINST YOU.

By: Monty P. Milbourne

1/2
I'm willing
to take a lie
detector test
↑

Monty P. Hillman #16305
Cumberland County Jail
54 West Broad St.
Bridgeton, NJ, 08302

~~CLERK US DISTRICT COURT~~
P.O. Box 2797
Camden, NJ, 08101

PURPLE HEART



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